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- 4. A comparison of the recovery under the terms of the settlement and the potential recovery if plaintiffs were to prevail on their claims;
- 5. The fairness of the pro rata allocation of the settlement fund among class members, considering the differences of the length of detention and whether any class members sustained injuries;
 - 6. The legal authority for the requested Court order regarding factual innocence;
- 7. What happens if a check is undeliverable or remains uncashed and whether a cy pres recipient is proposed;
- 8. What is the effect on the settlement agreement if the Court awards less than the amount provided in that agreement for attorneys' fees and costs and representative awards;
- 9. The definition of the class and what claims are being released in the proposed class notice and any differences compared to the settlement agreement and operative complaint;
- 10. The details of the proposed method of providing notice to the class, including what efforts will be made to re-mail notices returned as undeliverable and the timing of such remailing.

The Court refers the parties to this District's Procedural Guidance for Class Action Settlements available on the Court's website.

IT IS SO ORDERED.

Date: November 12, 2014

Nathanael M. Cousins

United States Magistrate Judge